

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Daniel A. Henderson

Examiner:

Olisa Anwah

Application No:

10/047,191

Art Unit:

2614

Filing Date:

11/07/2001

Title:

Method and Apparatus For Improved Personal Communication

Devices and Systems

Attorney Docket:

H-117 (HEND-0026)

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service as First Class Mail in an envelope addressed to the Commissioner of Patents & Trademarks, U. S. Patent and Trademark Office, P. O. Box 1450, Alexandria, VA 22313-1450 on

Robert M. Tendler Reg. No.: 24,581 Attorney for Applicant

LETTER

Commissioner of Patents & Trademarks U.S. Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

Now comes the Applicant and points out that the title printed on the PTOL-85 Fee Transmittal for the Issue Fee is incorrect and that the correct title is now placed on the PTOL-85 form transmitted herewith.

It is noted that the title change was effectuated by the Corrected Substitute Specification filed by Applicant's former attorney, Richard K. Robinson, on January 25, 2005 as indicated in Exhibit A hereto.

It is noted that subsequent papers filed with the Patent Office by this attorney have carried the appropriate changed title.

It is therefore requested that the printed patent corresponding to the subject application be imprinted with the title:

METHOD AND APPARATUS FOR IMPROVED PERSONAL COMMUNICATION DEVICES AND SYSTEMS

Respectfully submitted,

Robert K. Tendler

Reg. No.: 24,581 65 Atlantic Avenue

Boston, MA 02110 Tel: (617) 723-7268

Date: 18

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Reg. Neg. 24,581

Attorney for Applicant

STATEMENT REGARDING REASONS FOR ALLOWANCE

Commissioner of Patents & Trademarks U.S. Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant agrees with the Examiner's Statement Of Reasons For Allowance and wishes to point out that since the Notice of Allowance, Applicant, through litigation captioned SmartCall Licensing Incorporated, Plaintiff v. Cellco Partnership d/b/a Verizon Wireless, Civil Action No. 05-C7160, has just become aware of two additional references that the Examiner has not cited (see Appendix A). These two references are Vanden Heuvel et al., U.S. Patent No. 5,281,962; and Azuma, Japanese Patent Ref. No. JP H042.93324. It is noted that the Wohl et al. reference (PCT Application No.

PCT/US91/08517) cited by Verizon has a U.S. counterpart, namely U.S. Patent

5,247,700, which has been considered by the Examiner. Moreover, the Breeden et al.,

Figa et al., Dai et al., Lim and DeLuca et al. references cited by Verizon have been

considered by the Examiner.

Clearly none of these new references teach, show or otherwise suggest, either

singly or in combination, the claimed subject matter that has been allowed. At best these

references are merely cumulative. Moreover, these references say nothing about the

transmission of pictures.

This statement is provided to the Patent Office along with a copy of the Defendant

Verizon's Prior Art Statement to confirm Applicant's duty of candor and good faith with

respect to the Patent Office.

Respectfully submitted,

Robert K. Tendler

Reg. No.: 24,581

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